Official Form 113

Fill in this info	mation to identify your case:		
Debtor 1			
Fi	st Name Middle Name Last Name		
Debtor 2			this is an amended
(Spouse, if filing) Fi	st Name Middle Name Last Name		d list below the of the plan that have
		been ch	
United States Bar	kruptcy Court for the: District of (State)		
Case number _			
(If known)			
Official F	form 113		
Chanto	r 13 Plan		40/47
Спарте	1 13 1 1411		12/17
Part 1: N	otices		
Part I.	utices		
To Debtors:	This form sets out options that may be appropriate in some cases, but the presence of an options that may be appropriate in some cases, but the presence of an options that may be appropriate in some cases, but the presence of an options that may be appropriate in some cases, but the presence of an options that may be appropriate in some cases, but the presence of an options that may be appropriate in some cases, but the presence of an options that may be appropriate in some cases, but the presence of an options that may be appropriate in some cases, but the presence of an options that may be appropriate in some cases, but the presence of an option of the presence of the presenc		
	indicate that the option is appropriate in your circumstances or that it is permissible in your do not comply with local rules and judicial rulings may not be confirmable.	judicial district	. Plans that
	In the following notice to creditors, you must check each box that applies.		
To Creditors:	Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated	I.	
	You should read this plan carefully and discuss it with your attorney if you have one in this bankrupt have an attorney, you may wish to consult one.	cy case. If you d	o not
	If you oppose the plan's treatment of your claim or any provision of this plan, you or your attorney m	-	
	confirmation at least 7 days before the date set for the hearing on confirmation, unless otherwise or Court. The Bankruptcy Court may confirm this plan without further notice if no objection to confirmation.	•	nkruptcy
	Bankruptcy Rule 3015. In addition, you may need to file a timely proof of claim in order to be paid up		
	The following matters may be of particular importance. Debtors must check one box on each line includes each of the following items. If an item is checked as "Not Included" or if both boxe		
	be ineffective if set out later in the plan.	·	•
4.4 A !!	t on the amount of a congred claim, not out in Section 2.2, which may recult in a restict	☐ Included	☐ Not included
	t on the amount of a secured claim, set out in Section 3.2, which may result in a partial ent or no payment at all to the secured creditor	☐ included	■ Not included
H	ance of a judicial lien or nonpossessory, nonpurchase-money security interest, set out in	☐ Included	☐ Not included
	on 3.4	- included	- Not included
1.3 Nons	andard provisions, set out in Part 8	☐ Included	☐ Not included
<u> </u>			
Part 2: P	an Payments and Length of Plan		
2.1 Debtor(s	will make regular payments to the trustee as follows:		
\$	per for months		
	per for months.] Insert additional lines if needed.		
	han 60 months of payments are specified, additional monthly payments will be made to the extent ne s to creditors specified in this plan.	cessary to make	tne

Official Form 113 Chapter 13 Plan Page 1

2.2	Chec	ular payments to the trustee winck all that apply. Debtor(s) will make payments pure Debtor(s) will make payments directly of the payments directly of payments are tax refunds. Cock one. Debtor(s) will retain any income to the trustee with the payments are the payments directly of payments are the payments directly of payments. Debtor(s) will retain any income to the trustee all income tax refunds.	rectly to the trusteent): ax refunds receive with a copy of each e tax refunds receive	deduction order. e. ed during the plan term. in income tax return filed	during the plan ter	m within 14 days	of filing the retu	n and will
2.4	Che	itional payments. ck one. None. If "None" is checked, the number of the payment	yment(s) to the tru			w. Describe the s	ource, estimated	l amount,
2.5 Par		total amount of estimated payr Treatment of Secured C		ee provided for in §§ 2	2.1 and 2.4 is \$			
3.1	Chec	ntenance of payments and cure ck one. None. If "None" is checked, the r The debtor(s) will maintain the cuthe applicable contract and notice directly by the debtor(s)	rest of § 3.1 need rurrent contractual in	not be completed or repr nstallment payments on th any applicable rules.	the secured claims These payments v	will be disbursed of	either by the trus	tee or
		directly by the debtor(s), as speci trustee, with interest, if any, at the filling deadline under Bankruptcy arrearage. In the absence of a co is ordered as to any item of collat paragraph as to that collateral will column includes only payments of	e rate stated. Unle Rule 3002(c) controntrary timely filed teral listed in this p Il cease, and all se	ss otherwise ordered by rol over any contrary am proof of claim, the amou aragraph, then, unless o cured claims based on t	the court, the amo ounts listed below ints stated below a otherwise ordered list that collateral will n	ounts listed on a past to the current re controlling. If reby the court, all pasts	proof of claim file installment paym elief from the aut ayments under tl	d before the nent and comatic stay nis
		Name of creditor	Collateral	Current installment payment (including escrow)	Amount of arrearage (if any)	Interest rate on arrearage (if applicable)	Monthly plan payment on arrearage	Estimated total payments by trustee
				\$ Disbursed by: Trustee Debtor(s)	\$	%	\$	\$
				Disbursed by: Trustee	\$	%	\$	\$

Case number _____

Insert additional claims as needed.

Debtor ___

3.2 Request for valuation of security, payment of fully secured claims, and modification of undersecured claims. Check one.							eck one.					
□ None. If "None" is checked, the rest of § 3.2 need not be completed or reproduced.												
	The remainder of this paragraph will be effective only if the applicable box in Part 1 of this plan is checked.											
	The debtor(s) request that the court determine the value of the secured claims listed below. For each non-governmental secur listed below, the debtor(s) state that the value of the secured claim should be as set out in the column headed <i>Amount of secur claim</i> . For secured claims of governmental units, unless otherwise ordered by the court, the value of a secured claim listed in claim filed in accordance with the Bankruptcy Rules controls over any contrary amount listed below. For each listed claim, the the secured claim will be paid in full with interest at the rate stated below.											
	The portion of any allowed claim that exceeds the amount of the secured claim will be treated as an unsecured claim under Part 5 of t plan. If the amount of a creditor's secured claim is listed below as having no value, the creditor's allowed claim will be treated in its ent as an unsecured claim under Part 5 of this plan. Unless otherwise ordered by the court, the amount of the creditor's total claim listed or proof of claim controls over any contrary amounts listed in this paragraph.											
	The holder of any claim of the debtor(s) or the		-	column head	ed Amount of secu	ıred claim will	retain the li	ne lien on the property interest				
	(a) payment of the u	inderlying debt determ	ined under nonb	ankruptcy la	w, or							
	(b) discharge of the	underlying debt under	11 U.S.C. § 132	28, at which	time the lien will ter	minate and b	e released	by the credito	r.			
	Name of creditor	Estimated amount of creditor's total claim	Collateral	Value of collateral	Amount of claims senior to creditor's claim	Amount of secured clair		Monthly payment to creditor	Estimated tot of monthly payments			
		\$		\$	\$	\$	%	\$	\$			
		\$		\$	\$	\$	%	\$	\$			
	Insert additional claims Secured claims excluded: Check one. None. If "None" is check one. The claims listed below (1) incurred within 910 personal use of the (2) incurred within 1 year. These claims will be partired by the debtor(something deadline under Barclaim, the amounts star	from 11 U.S.C. § 506. scked, the rest of § 3.3 w were either: 0 days before the petit e debtor(s), or ear of the petition date aid in full under the pla b), as specified below. ankruptcy Rule 3002(c)	ion date and sec e and secured by n with interest a Unless otherwise) controls over a	cured by a po y a purchase at the rate sta se ordered by any contrary	urchase money sec emoney security in ited below. These p y the court, the clai amount listed below	terest in any of coayments will mamount staw. In the abs	other thing of be disburse ated on a preence of a co	of value. ed either by th oof of claim fil ontrary timely ither than by t	e trustee or ed before the filed proof of			
	Name of creditor		Collateral		Amount of claim	Interest rate	Monthly pl		ited total nts by trustee			
					\$	%	\$Disbursed II Trustee Debtor	÷				
	Insert additional claims	s as needed			\$	%	S	•				

Debtor ___

Case number _____

Lien	avoidance.							
Chec	k one.							
	None. If "None" is checked, the res	t of § 3.4 need not be completed or repr	oduced.					
TI	The remainder of this paragraph will be effective only if the applicable box in Part 1 of this plan is checked.							
	debtor(s) would have been entitled securing a claim listed below will be amount of the judicial lien or securi amount, if any, of the judicial lien or	nonpurchase money security interests under 11 U.S.C. § 522(b). Unless other avoided to the extent that it impairs sucty interest that is avoided will be treated security interest that is not avoided will (d). If more than one lien is to be avoid	wise ordered by the court, a ch exemptions upon entry of as an unsecured claim in Pa be paid in full as a secured of	tudicial lien or security interest the order confirming the plan. The rt 5 to the extent allowed. The claim under the plan. See 11 U.S.C.				
	Information regarding judicial lien or security interest	Treatment of remaining secured claim						
	Name of creditor	a. Amount of lien	\$	Amount of secured claim after avoidance (line a minus line f) \$				
		b. Amount of all other liens	\$	\$				
	Collateral	c. Value of claimed exemptions	+ \$	Interest rate (if applicable)				
		d. Total of adding lines a, b, and c	\$	%				
	Lien identification (such as judgment date, date of lien recording, book and page number)	e. Value of debtor(s)' interest in property	- \$	Monthly payment on secured claim \$				
		f. Subtract line e from line d.	\$	Estimated total payments on secured claim \$				
		Extent of exemption impairment (Check applicable box):						
		Line f is equal to or greater than	ı line a.					
		The entire lien is avoided. (Do not	complete the next column.)					
		Line f is less than line a.						
		A portion of the lien is avoided. (C	omplete the next column.)					
In	sert additional claims as needed.							
Surre	ender of collateral.							
	k one.							
		t of § 3.5 need not be completed or repr	oduced.					
	upon confirmation of this plan the s	each creditor listed below the collateral t tay under 11 U.S.C. § 362(a) be termina allowed unsecured claim resulting from t	ited as to the collateral only a	and that the stay under § 1301				
	Name of creditor		Collateral					

Case number _____

Insert additional claims as needed.

Debtor _

3.4

3.5

Debt	or	Case number	
Par	rt 4:	Treatment of Fees and Priority Claims	
4.1	Gener	al	
		e's fees and all allowed priority claims, including domestic support obligations other than those treated in tition interest.	n § 4.5, will be paid in full without
4.2	Truste	pe's fees	
		ee's fees are governed by statute and may change during the course of the case but are estimated to be the plan term, they are estimated to total \$	% of plan payments; and
4.3	Attorr	ney's fees	
	The b	alance of the fees owed to the attorney for the debtor(s) is estimated to be \$	
4.4	Priori	ty claims other than attorney's fees and those treated in § 4.5.	
	Check		
		None. If "None" is checked, the rest of § 4.4 need not be completed or reproduced.	
	<u> </u>	The debtor(s) estimate the total amount of other priority claims to be	
4.5	Dome	stic support obligations assigned or owed to a governmental unit and paid less than full amount	
	Check		
		None. If "None" is checked, the rest of § 4.5 need not be completed or reproduced.	
		The allowed priority claims listed below are based on a domestic support obligation that has been assign governmental unit and will be paid less than the full amount of the claim under 11 U.S.C. § 1322(a)(4). requires that payments in § 2.1 be for a term of 60 months; see 11 U.S.C. § 1322(a)(4).	
		Name of creditor	Amount of claim to be paid
			\$
		Insert additional claims as needed.	\$
	ļ	insert additional claims as needed.	
Par	^t 5:	Treatment of Nonpriority Unsecured Claims	
5.1	Nonp	riority unsecured claims not separately classified.	
		ed nonpriority unsecured claims that are not separately classified will be paid, pro rata. If more than one or ing the largest payment will be effective. Check all that apply.	option is checked, the option
		The sum of \$	
		% of the total amount of these claims, an estimated payment of \$	
		The funds remaining after disbursements have been made to all other creditors provided for in this plan	1.
		If the estate of the debtor(s) were liquidated under chapter 7, nonpriority unsecured claims would be paid Regardless of the options checked above, payments on allowed nonpriority unsecured claims will be ma	
		regardies of the options encored above, payments on allowed nonphonty unsecured dailths will be made	ido in acticase cilis arribuille.

Debi	or				Case number					
5.2	Main	tenance of payments and cure of any defau	ılt on nonpriority unse	cured claims.	Check one.					
	☐ None. If "None" is checked, the rest of § 5.2 need not be completed or reproduced.									
		on which the last payment is due after the fina debtor(s), as specified below. The claim for th	al installment payments and cure any default in payments on the unsecured claims listed below the final plan payment. These payments will be disbursed either by the trustee or directly by the for the arrearage amount will be paid in full as specified below and disbursed by the trustee. It is disbursed by the trustee rather than by the debtor(s).							
		Name of creditor		Current install payment	ment Amount of to be paid	of arrearage d	Estimated total payments by trustee			
				\$:		\$			
				\$	\$		\$			
				Disbursed by Trustee Debtor(s						
	1	Insert additional claims as needed.			,					
5.3	□ N	one. If "None" is checked, the rest of § 5.3 need the nonpriority unsecured allowed claims listed Name of creditor	ed not be completed or	assified and wi	Il be treated as follow Amount to be paid	S Interest rate	Estimated total			
			and treatment		on the claim	(if applicable)				
					\$	%	\$			
		 			\$	%	\$			
		Insert additional claims as needed.								
Pai	^t 6:	Executory Contracts and Unexpired	l Leases							
6.1		executory contracts and unexpired leases li unexpired leases are rejected. Check one.	isted below are assum	ed and will be	e treated as specified	d. All other ex	ecutory contracts			
	□ N	one. If "None" is checked, the rest of § 6.1 nee	ed not be completed or	reproduced.						
	to	ssumed items. Current installment payments any contrary court order or rule. Arrearage pay the trustee rather than by the debtor(s).								
	to	any contrary court order or rule. Arrearage pa								

				nber	
Name of creditor	Description of leased property or executory contract	Current installment payment	Amount of arrearage to be paid	Treatment of arrearage (Refer to other plan section if applicable)	Estimated total payments by trustee
		\$	\$		\$
		Disbursed by:			
		☐ Trustee			
		☐ Debtor(s)			
		\$	\$		\$
		Disbursed by: ☐ Trustee			
		☐ Debtor(s)			
Insert additional contracts or	leases as needed.	, ,			
Part 7: Vesting of Property	of the Estate				
7.1 Property of the estate will vest Check the applicable box:	in the debtor(s) upon				
plan confirmation.					
entry of discharge.					
Nonetondond Dian D	roviolono				
Part 8: Nonstandard Plan P	IOVISIONS				
art 8: Nonstandard Plan P	TOVISIONS				
	dard Plan Provisions	completed or reproduce	ed.		
.1 Check "None" or List Nonstan None. If "None" is checked,	dard Plan Provisions the rest of Part 8 need not be			n is a provision not otherwis	e included in the
.1 Check "None" or List Nonstan None. If "None" is checked, Under Bankruptcy Rule 3015(c), none	dard Plan Provisions the rest of Part 8 need not be	set forth below. A nonst	tandard provisior	n is a provision not otherwis	e included in the
3.1 Check "None" or List Nonstan None. If "None" is checked, Under Bankruptcy Rule 3015(c), non- Difficial Form or deviating from it. No	dard Plan Provisions the rest of Part 8 need not be standard provisions must be nstandard provisions set out	set forth below. A nonsi elsewhere in this plan ai	tandard provision re ineffective.		e included in the
3.1 Check "None" or List Nonstan None. If "None" is checked, Under Bankruptcy Rule 3015(c), non- Difficial Form or deviating from it. No	dard Plan Provisions the rest of Part 8 need not be standard provisions must be nstandard provisions set out	set forth below. A nonsi elsewhere in this plan ai	tandard provision re ineffective.		e included in the
.1 Check "None" or List Nonstan None. If "None" is checked, Inder Bankruptcy Rule 3015(c), non- official Form or deviating from it. No	dard Plan Provisions the rest of Part 8 need not be standard provisions must be nstandard provisions set out	set forth below. A nonsi elsewhere in this plan ai	tandard provision re ineffective.		e included in the
.1 Check "None" or List Nonstan None. If "None" is checked, Under Bankruptcy Rule 3015(c), non- Official Form or deviating from it. No	dard Plan Provisions the rest of Part 8 need not be standard provisions must be nstandard provisions set out	set forth below. A nonsi elsewhere in this plan ai	tandard provision re ineffective.		e included in the
.1 Check "None" or List Nonstan None. If "None" is checked, Under Bankruptcy Rule 3015(c), non- Official Form or deviating from it. No	dard Plan Provisions the rest of Part 8 need not be standard provisions must be nstandard provisions set out	set forth below. A nonsi elsewhere in this plan ai	tandard provision re ineffective.		e included in the
3.1 Check "None" or List Nonstan	dard Plan Provisions the rest of Part 8 need not be standard provisions must be nstandard provisions set out	set forth below. A nonsi elsewhere in this plan ai	tandard provision re ineffective.		e included in the
3.1 Check "None" or List Nonstan None. If "None" is checked, Under Bankruptcy Rule 3015(c), non- Official Form or deviating from it. No	dard Plan Provisions the rest of Part 8 need not be standard provisions must be nstandard provisions set out	set forth below. A nonsi elsewhere in this plan ai	tandard provision re ineffective.		e included in the

Part 9:	Signature(s):
rait 7.	Signature(3).

9.1 Signatures of Debtor(s) and Debtor(s)' Attorney

If the Debtor(s) do not have an attorney, the Debtor(s) must sign below; otherwise the Debtor(s) signatures are optional. The attorney for the Debtor(s), if any, must sign below.

×	×
Signature of Debtor 1	Signature of Debtor 2
Executed on	Executed on
*	Date
Signature of Attorney for Debtor(s)	MM / DD /YYYY

By filing this document, the Debtor(s), if not represented by an attorney, or the Attorney for Debtor(s) also certify(ies) that the wording and order of the provisions in this Chapter 13 plan are identical to those contained in Official Form 113, other than any nonstandard provisions included in Part 8.

Exhibit: Total Amount of Estimated Trustee Payments

The following are the estimated payments that the plan requires the trustee to disburse. If there is any difference between the amounts set out below and the actual plan terms, the plan terms control.

a.	Maintenance and cure payments on secured claims (Part 3, Section 3.1 total)		\$
b.	Modified secured claims (Part 3, Section 3.2 total)		\$
C.	Secured claims excluded from 11 U.S.C. § 506 (Part 3, Section 3.3 total)		\$
d.	Judicial liens or security interests partially avoided (Part 3, Section 3.4 total)		\$
e.	Fees and priority claims (Part 4 total)		\$
f.	Nonpriority unsecured claims (Part 5, Section 5.1, highest stated amount)		\$
g.	Maintenance and cure payments on unsecured claims (Part 5, Section 5.2 total)		\$
h.	Separately classified unsecured claims (Part 5, Section 5.3 total)		\$
i.	Trustee payments on executory contracts and unexpired leases (Part 6, Section 6.1 total)		\$
j.	Nonstandard payments (Part 8, total)	+	\$
	Total of lines a through j		\$

Committee Note

Official Form 113 is new and is the required plan form in all chapter 13 cases, except to the extent that Rule 3015(c) permits the use of a Local Form. Except as permitted by Rule 9009, alterations to the Official Form are not permitted. As the form explains, spaces for responses may be expanded or collapsed as appropriate, and sections that are inapplicable do not need to be reproduced. Portions of the form provide multiple options for provisions of a debtor's plan, but some of those options may not be appropriate in a given debtor's situation or may not be allowed in the court presiding over the case. Debtors are advised to refer to applicable local rulings. Nothing in the Official Form requires confirmation of a plan containing provisions inconsistent with applicable law.

Part 1. This part sets out warnings to both debtors and creditors. For creditors, if the plan includes one or more of the provisions listed in this part, the appropriate boxes must be checked. For example, if Part 8 of the plan proposes a provision not included in, or contrary to, the Official Form, that nonstandard provision will be ineffective if the appropriate check box in Part 1 is not selected.

Part 2. This part states the proposed periodic plan payments, the estimated total plan payments, and sources of funding for the plan. Section 2.1 allows the debtor or debtors to propose periodic payments in other than monthly intervals. For example, if the debtor receives a paycheck every week and wishes to make plan payments from each check, that should be indicated in § 2.1. If the debtor proposes to make payments according to different "steps," the amounts and intervals of those payments should also be indicated in § 2.1. Section 2.2 provides for the manner in which the debtor will make regular payments to the trustee. If the debtor selects the option of making payments pursuant to a payroll deduction order, that selection serves as a request by the debtor for entry of the order. Whether to enter a payroll deduction order is determined by the court. See Code § 1325(c). If the debtor selects the option of making payments other than by direct payments to the trustee or by a payroll deduction order, the alternative method (e.g., a designated third party electronic funds transfer program) must be specified. Section 2.3 provides

for the treatment of any income tax refunds received during the plan term.

Part 3. This part provides for the treatment of secured claims.

The Official Form contains no provision for proposing preconfirmation adequate protection payments to secured creditors, leaving that subject to local rules, orders, forms, custom, and practice. A Director's Form for notice of and order on proposed adequate protection payments has been created and may be used for that purpose.

Section 3.1 provides for the treatment of claims under Code § 1322(b)(5) (maintaining current payments and curing any arrearage). For the claim of a secured creditor listed in § 3.1, an estimated arrearage amount should be given. A contrary arrearage or current installment payment amount listed on the creditor's timely filed proof of claim, unless contested by objection or motion, will control over the amount given in the plan.

In § 3.2, the plan may propose to determine under Code § 506(a) the value of a secured claim. For example, the plan could seek to reduce the secured portion of a creditor's claim to the value of the collateral securing it. For the secured claim of a non-governmental creditor, that determination would be binding upon confirmation of the For the secured claim of a governmental unit, however, a contrary valuation listed on the creditor's proof of claim, unless contested by objection or motion, would control over the valuation given in the plan. See Bankruptcy Rule 3012. Bankruptcy Rule contemplates that a debtor, the trustee, or another entity may file a proof of claim if the creditor does not do so in a timely manner. See Bankruptcy Rules 3004 and 3005. Section 3.2 will not be effective unless the appropriate check box in Part 1 is selected.

Section 3.3 deals with secured claims that under the so-called "hanging paragraph" of § 1325(a)(5) may not be bifurcated into secured and unsecured portions under Code § 506(a), but it allows for the proposal of an interest rate other than the contract rate to be applied to payments on such a claim. A contrary claim amount listed on the creditor's timely filed proof of claim, unless contested by

objection or motion, will control over the amount given in the plan. If appropriate, a claim may be treated under § 3.1 instead of § 3.3.

In § 3.4, the plan may propose to avoid certain judicial liens or security interests encumbering exempt property in accordance with Code § 522(f). This section includes space for the calculation of the amount of the judicial lien or security interest that is avoided. A plan proposing avoidance in § 3.4 must be served in the manner provided by Bankruptcy Rule 7004 for service of a summons and complaint. *See* Bankruptcy Rule 4003. Section 3.4 will not be effective unless the appropriate check box in Part 1 is selected.

Section 3.5 provides for elections to surrender collateral and requests for termination of the stay under § 362(a) and § 1301 with respect to the collateral surrendered. Termination will be effective upon confirmation of the plan.

Part 4. This part provides for the treatment of trustee's fees and claims entitled to priority status. Section 4.1 provides that trustee's fees and all allowed priority claims (other than those domestic support obligations treated in § 4.5) will be paid in full. In § 4.2, the plan lists an estimate of the trustee's fees. Although the estimate may indicate whether the plan will be feasible, it does not affect the trustee's entitlement to fees as determined by statute. In § 4.3, the form requests a statement of the balance of attorney's fees owed. Additional details about payments of attorney's fees, including information about their timing and approval, are left to the requirements of local practice. In § 4.4, the plan calls for an estimated amount of other priority claims. A contrary amount listed on the creditor's proof of claim, unless changed by court order in response to an objection or motion, will control over the amount given in § 4.4. In § 4.5, the plan may propose to pay less than the full amount of a domestic support obligation that has been assigned to, or is owed to, a governmental unit, but not less than the amount that claim would have received in a chapter 7 liquidation. §§ 1322(a)(4) and 1325(a)(4) of the Code. This plan provision requires that the plan payments be for a term of 60 months. See § 1322(a)(4).

- Part 5. This part provides for the treatment of unsecured claims that are not entitled to priority status. In § 5.1, the plan may propose to pay nonpriority unsecured claims in accordance with several options. One or more options may be selected. For example, the plan could propose simply to pay unsecured creditors any funds remaining after disbursements to other creditors, or it could also provide that a defined percentage of the total amount of unsecured claims will be paid. In § 5.2, the plan may propose to cure any arrearages and maintain periodic payments on long-term, nonpriority unsecured debts pursuant to § 1322(b)(5) of the Code. In § 5.3, the plan may provide for the separate classification of nonpriority unsecured claims (such as co-debtor claims) as permitted under Code § 1322(b)(1).
- Part 6. This part provides for executory contracts and unexpired leases. An executory contract or unexpired lease is rejected unless it is listed in this part. If the plan proposes neither to assume nor reject an executory contract or unexpired lease, that treatment would have to be set forth as a nonstandard provision in Part 8.

The Official Form contains no provision on the order of distribution of payments under the plan, leaving that to local rules, orders, custom, and practice. If the debtor desires to propose a specific order of distribution, it must be contained in Part 8.

- Part 7. This part defines when property of the estate will revest in the debtor or debtors. One choice must be selected—upon plan confirmation, upon entry of discharge the case, or upon some other specified event. This plan provision is subject to a contrary court order under Code § 1327(b).
- Part 8. This part gives the debtor or debtors the opportunity to propose provisions that are not otherwise in, or that deviate from, the Official Form. All such nonstandard provisions must be set forth in this part and nowhere else in the plan. This part will not be effective unless the appropriate check box in Part 1 is selected. See Bankruptcy Rule 3015(c).
- Part 9. The plan must be signed by the attorney for the debtor or debtors. If the debtor or debtors are not

represented by an attorney, they must sign the plan, but the signature of represented debtors is optional. In addition to the certifications set forth in Rule 9011(b), the signature constitutes a certification that the wording and order of Official Form 113 have not been altered, other than by including any nonstandard provision in Part 8.